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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/857,364	06/04/2001	Naomi Go	09793822-014	3070
7	590 06/18/2003			
David R Metzger Sonnenschein Nath & Rosenthal P O Box #061080			EXAMINER	
			NGUYEN, TAM V	
Wacker Drive Station Chicago, IL 60606-1080			ART UNIT	PAPER NUMBER
			2172	2
			DATE MAILED: 06/18/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
Office Action Summary		09/857,364	GO, NAOMI	
		Examiner	Art Unit	
		Tam V Nguyen	2172	
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet v	vith the correspondence address	•
THE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a replay period for reply is specified above, the maximum statutory period the properties of the properti	136(a). In no event, however, may any within the statutory minimum of the will apply and will expire SIX (6) MC e, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communicat BANDONED (35 U.S.C. § 133).	tion.
1)⊠	Responsive to communication(s) filed on 22	January 2003 .		
2a) <u></u>	This action is FINAL . 2b)⊠ Th	nis action is non-final.		
3)	Since this application is in condition for allow closed in accordance with the practice under			s is
-	ion of Claims			
	Claim(s) is/are pending in the applicati			
	4a) Of the above claim(s) is/are withdra	wn from consideration.		
	Claim(s) is/are allowed.			
	Claim(s) <u>1-22</u> is/are rejected.			
	Claim(s) is/are objected to.			
	Claim(s) are subject to restriction and/c	or election requirement.		
	The specification is objected to by the Examine	ar		
•	The drawing(s) filed on is/are: a) acce		the Evaminer	
.0,	Applicant may not request that any objection to the	_		
11) 🔲 .	The proposed drawing correction filed on			
	If approved, corrected drawings are required in re			
12)	The oath or declaration is objected to by the Ex	kaminer.		
Priority u	ınder 35 U.S.C. §§ 119 and 120			
13)년	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)	☑All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority document	ts have been received.		
	2. Certified copies of the priority document	ts have been received in A	Application No	
* 5	3. Copies of the certified copies of the prio application from the International Buse the attached detailed Office action for a list	ıreau (PCT Rule 17.2(a)).		
14) 🗌 A	Acknowledgment is made of a claim for domest	ic priority under 35 U.S.C	§ 119(e) (to a provisional applica	ation).
) The translation of the foreign language pro Acknowledgment is made of a claim for domest			
Attachmen		· •		
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	_•
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DETAILED ACTION

1. Claims 1-22 are pending in this action. Claims 1-22 are presented for examination. This action is in response to the filing dated 06/04/01.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers haven been placed of record in file.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-22 rejected under 35 U.S.C. 103(a) as being unpatentable over NOTO NOBUHARU (11-143885).

With respect to claims 1 and 11, NOTO NOBUHARU discloses receiving means for receiving discrimination information assigned to an object constituting information transmitted from a terminal, (pages 2 of 6, lines 26-38 and pages 3 of 6, lines 15-20); search means for searching said position information corresponded to discrimination information from said terminal from a data base storing discrimination information assigned to the object constituting information and said position information with respect to the information corresponded, (pages 2 of 6, lines 4–25 and pages 3 of 6, lines 15-20). NOTO NOBUHARU does not explicitly teach *preparing means for preparing a*

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Its of said position information searched; and transmission means for transmitting said list of position information. However, as taught by NOTO NOBUHARU, table 1 is an example correspondence-related. The value of a bar code symbol transducer 210 output URL corresponding to the inputted bar code symbol based on this correspondence relation, (pages 4 of 6, lines 14-20). Thus, when the user enters a an object identifier for searching. The system prepares a list of URL and returns to the user as step of preparing means for preparing a list of said position information searched and transmission means for transmitting said list of position information. Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to modify NOTO NOBUHARU by including preparing a list of said position information searched and transmitting said list of position information in order for the user to check for a specific information.

As to claim 2, the database storing said discrimination information and said position information corresponded, (pages 4 of 6, lines 28-33)

As to claim 3, collection means for collecting said discrimination information of the object constituting the information from said information which is present on a network, and the position information of the information, and registering the collected discrimination information and position information corresponded in said data base, (pages 2 of 6, lines 2-28).

As to claim 4, wherein said collection means collects related information related to said object, and registers said position information and said related information corresponded to said discrimination information in said data base, (pages 2 of 6, lines 2-28).

As to claim 5, wherein said related information includes a key word used to search discrimination information assigned to said object; said receiving means receives said key word transmitted from said terminal, (pages 2 of 6, lines 2-38); said search means searches said discrimination information corresponded to the related information including said key word received by said receiving means(pages 2 of 6, lines 2-38); and said transmission means transmits the search result of said discrimination information to said terminal, (pages 2 of 6, lines 2-38);

As to claim 6, addition means for adding the importance degree to said object, wherein said preparing means prepares a list of said position information searched on the basis of said importance degree, (pages 2 of 6, lines 4-38).

As to claim 7, issue means for issuing said discrimination information not registered in said data base in response to the request from said terminal, (pages 2 of 6, lines 4-38).

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As to claims 8 and 17, wherein said information is a file described in a predetermined description language, (pages 5 of 6, lines 30-35).

As to claims 9 and 18, wherein said 25 predetermined description language is HTML (Hyper Text Markup Language), (pages 5 of 6, lines 30-35).

As to claims 10 and 19, wherein said position information is URL (Uniform Resource Locator), (pages 2 of 6, lines 45-49)

With respect to claim 12, the subject matter of claim 12 are rejected in the analysis above in claim 1. Therefore, claim 12 is also rejected for the same reason as given in claim 1.

With respect to 13, transmission means for transmitting discrimination information assigned to an object constituting information to said server, (pages 3 of 6, lines 15-25); receiving means for receiving a list of said position information with respect to said information constituted from said object to which the discrimination information transmitted from sad server corresponding to the transmission of said discrimination information is assigned, (pages 2 of 6, lines 4-38). NOTO NOBUHARU does not explicitly teach *display control means for displaying the list of said position information. However, as taught by NOTO NOBUHARU,* table 1 is an example correspondence-related. The value of a bar code symbol transducer 210 output URL

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corresponding to the inputted bar code symbol based on this correspondence relation, (pages 4 of 6, lines 14-20). Thus, when the user enters a an object identifier for searching. The system prepares a list of URL and displays to the user as step of display control means for displaying the list of said position information.

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention

was made to modify NOTO NOBUHARU by including *preparing a list of said position*information searched and transmitting said list of position information in order for the user to check for a specific information.

As to claim 14, input means for inputting said discrimination information transmitted to said transmission means, (pages 3 of 6, lines 4-17).

As to claim 15, request means for requesting said server to issue said discrimination information, (pages 2 of 6, lines 4-17).

As to claim 16, request means for requesting said server to search said discrimination information by a key word, (pages 2 of 6, lines 4-17)

With respect to claims 20 and 21, the subject matter of claims 20 and 21 are rejected in the analysis above in claim 13. Therefore, claims 20 and 21 are also rejected for the same reason as given in claim 1.

With respect to 22, in addition to the rejection above claims 1 and 13, NOTO NOBUHARU said terminal comprising second transmission means for transmitting discrimination information assigned to an object constituting information to said server, (pages 2 of 6, lines 26-38 and pages 3 of 6, lines 15-20); second receiving means for receiving for receiving a list of said position information with respect to said information constituted from said object to which the discrimination information transmitted from sad server corresponding to the transmission of said discrimination information is assigned, (pages 2 of 6, lines 4-25 and pages 3 of 6, lines 15-20); and display control means for displaying said list of position information.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Gillings et al. (US 566490) shows computer network system and method for managing documents.

Popa et al. (US 5991783) shows system and method for generating, storing and transmitting graphical data.

Nielsen (US 6510461) shows system for managing and automatically deleting network address identified and stored during a network communication session when the network address is visited.

DeKimpe et al. (6546395B1) shows multi-dimensional restructure performance by selecting a technique to modify a relational database based on a type of restructure.

Contact Information

1. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tam V Nguyen whose telephone number is (703) 305-3735. The examiner can normally be reached on 7:30AM-5: 00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Yen Vu can be reached on (703) 305-4393. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239 for formal communications and (703) 746-7240 for informal communications.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, Virginia 22202. Fourth Floor (Receptionist).

2. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

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6/13/03